## BEFORE THE PUBLIC SERVICE COMMISSION OF THE STATE OF MISSOURI

In the Matter of Evergy Metro Inc, d/b/a Evergy	)	
Missouri Metro's 2021 Triennial Compliance	)	File No. EO-2021-0035
Filing Pursuant to 20 CSR 4240-22	)	
In the Matter of Evergy Missouri West, Inc,	)	
d/b/a Evergy Missouri West's 2021 Triennial	)	File No. EO-2021-0036
Compliance Filing Pursuant to 20 CSR 4240-22	)	

## APPLICATION TO INTERVENE OF SIERRA CLUB

Comes now Sierra Club, and pursuant to 4 CSR 240-2.075, applies to intervene herein. In support of its motion to intervene, Sierra Club states the following.

1. Sierra Club is a nonprofit organization organized and existing under the nonprofit corporation laws of the state of California. Sierra Club has more than 800,000 members nationally and more than 12,000 members in Missouri, many of whom reside in Evergy Missouri Metro or West service territories and are Evergy ratepayers. The Missouri Chapter of Sierra Club has an office at 2818 Sutton Blvd., St. Louis, MO 63143; email Gretchen.waddellbarwick@sierraclub.org; telephone 314-644-1011. Sierra Club exists for the purpose of preserving and protecting environmental values. Consistent with this mission, Sierra Club for many years has advocated for transitioning the electricity sector from coal-fired generation to cleaner and lower cost forms of energy, such as energy efficiency and renewable energy sources. Sierra Club's interest in protecting and enhancing the quality of ambient air and water throughout the state will be favorably affected if Evergy aggressively pursues renewable energy, energy efficiency,

and demand response programs that displace fossil fuel generation. Sierra Club is

concerned with emissions of greenhouse gases that cause climate change, and with

pollution from non-renewable sources that cause a host of health problems including

asthma, mercury poisoning, sudden infant death syndrome, respiratory problems, and

other problems.

2. Sierra Club was a party to many KCPL and KCPL-GMO triennial IRP and

IRP update, MEEIA, and rate cases.

3. Sierra Club's interest in promoting cleaner and lower cost forms of energy

is different from those of the general public and could be adversely affected by an order

approving prolonged reliance on aging coal plants, inadequate levels of DSM programs,

and continued discouragement of renewable generation. Moreover, Sierra Club's staff

and consultants have unique and extensive experience in analyzing the feasibility and

cost-effectiveness of coal and its alternatives. Sierra Club's intervention would serve the

public interest in prudent resource planning, public health, and the curtailment of

greenhouse gas emissions.

4. Sierra Club has not yet determined the positions it will take in this case.

5. It will serve the public interest for the PSC to grant this application to

intervene.

WHEREFORE, Sierra Club respectfully requests the Public Service Commission

to grant the application to intervene.

/s/ Henry B. Robertson

Henry B. Robertson (Mo. Bar No. 29502)

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Attorney for Sierra Club

## **CERTIFICATE OF SERVICE**

I hereby certify that a true and correct PDF version of the foregoing was filed on EFIS and sent by email on this  $5^{th}$  day of October, 2020, to all counsel of record.

<u>/s/ Henry B. Robertson</u> Henry B. Robertson